12-11873-smb Doc 1501 Filed 04/29/13 Entered 04/29/13 08:27:27 Main Document Pq 1 of 2

> IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

IN RE: HAWKER BEECHCRAFT, INC., et al.,

DEBTORS

CASE NO.:12-11873 (SMB)

Chapter 11 (Jointly Administered)

CHERYL M. COOPER, Successor Executrix for the Estate of Edward P. Cooper, Deceased; and **SCOTT MINTON, Special Administrator for the Estates** of XXX Cooper, a minor, Deceased; and XXX Cooper, a minor, Deceased

MOVANTS

VS.

HAWKER BEECHCRAFT, INC., et al.,

RESPONDENTS

ORDER GRANTING RELIEF FROM AUTOMATIC STAY

Came to be heard on the January 17, 2013, Omnibus Date, the above claimant's Motion for Relief from the Automatic Stay; and on April 16, 2013, the renewal of said motion was heard. On January 17, 2013, the Court denied the claimant's Motion without prejudice, based upon the stipulation by counsel that the Automatic Stay would be lifted no later than March 1, 2013. Accordingly, the Court now grants the motion and lifts the Automatic Stay, pursuant to 11 U.S.C. § 362(d), with respect to the product liability actions by Cheryl Cooper and Scott Minton against the Debtors. The Cooper/Minton claims against the Debtors can be commenced in state court upon entry of this order.

IT IS SO ORDERED.

April 26th, 2013

Date

/s/ STUART M. BERNSTEIN_

The Hon. Stuart M. Bernstein U.S. Bankruptcy Judge

Prepared by:

Ted Boswell
Attorney for Cheryl Cooper
& Scott Minton
THE BOSWELL LAW FIRM
P. O. Box 798
Bryant, AR 72089-0798
(501) 847-3031
(501) 847-4354 (fax)